

submits that a full and fair briefing of the sheer volume of issues requires an opposition in excess of the 15 pages allowed pursuant to Local Rule 7.1.

2. Due to both the complexity and multiplicity of issues presented by the Motion to Dismiss, Interactive cannot adequately address all necessary issues in fifteen pages.

3. Defendant, by counsel, has made a good faith effort to prepare its Motion to Dismiss within the page limit set forth in Local Rule 7.1, and hereby represents to the Court that permission to exceed that limit by four pages is necessary to effectively and fairly present its positions.

4. Defendant's counsel consulted with Plaintiffs' counsel, Peter Berman, and he has no objection to this Motion.

WHEREFORE, Interactive asks this Court to permit the filing *instante* of a Motion to Dismiss in excess of the fifteen-page limit set forth in Local Rule 7.1, and that such Motion to Dismiss be considered filed *nunc pro tunc* with the instant Motion, and for any further relief as the Court deems appropriate.

Dated: January 11, 2008.

Respectfully submitted,

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By: /s/Ted. S. Helwig

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